SUPERIOR COURT OF ARIZONA APACHE COUNTY

JUDGE: MONICA STAUFFER, VISITING JUDGE BY: AMP, DEPUTY CLERK

CASE NUMBER: S0100JV2008065 START: 6/15/2012 11:59 AM

END: 6/15/2012 1:00:00 PM

IN RE THE MATTER OF:

APACHE COUNTY JUVENILE COURT SERVICES [EM]

APACHE COUNTY ATTORNEY'S OFFICE [EM]

C.R.R. WOOD LAW OFFICE [EM]
MARSHA GREGORY [EM]

BETTY BEAUMONT [HC]

A PERSON UNDER 18 YEARS OF AGE YDI [HC]

MINUTE ENTRY: ADVISORY HEARING ADMISSION ENTERED

PRESENT: CHRISTIAN ROMERO, JUVENILE; PARENT/GUARDIAN OF THE JUVENILE; RON WOOD, ATTORNEY FOR THE JUVENILE; DEPUTY COUNTY ATTORNEY AND JUVENILE PROBATION DEPARTMENT.

LET THE RECORD SHOW this is the date and time set for an Advisory Hearing on the ☐ Petition Delinquent ☐ Petition to Revoke filed on March 27, 2012 at 10:08 a.m. in the above-captioned matter.

The Court questions the Juvenile to determine if the admission can be accepted.

The Court advises the Juvenile of the consequences of a felony conviction on their record, should the offense be designated a felony at the end of probation.

The Court informs the Juvenile that if an admission is entered, there will be no trial and explains a trial to the Juvenile. The Court reviews the rights given up with an admission. The Court reviews the possible consequences of a juvenile case.

The Juvenile admits to Petition filed on March 27, 2012 at 10:08 a.m.;

COUNT I: leaving YDI without permission on March 12, 2012 a violation of his Terms and Conditions of Probation.

COUNT II: on or about February 15, 2012, C.R.R, left the Court ordered facility without permission, in violation of term #4 of his Terms and Conditions of Probation entered on January 14, 2010.

COUNT IIII: on or about February 8, 2012, C.R.R., committed Criminal Damage in violation A.R.S. §13-1602 at the court ordered facility by destroying a clock after taking it off the wall and smashing it on the sidewalk, in violation of term #6 of his Terms and Conditions of Probation entered on January 14, 2010.

Upon inquiry by the Court, the juvenile addresses the offense(s) and it is determined there is a factual Digital Recording Operator is the Deputy Clerk

basis for the admission.

LET THE RECORD FURTHER SHOW the Court finds that the juvenile's admission is made knowingly, intelligently and voluntarily. There is a factual basis for the admission and made with the knowledge of the consequences. Further, the Court finds that the admission is not a result of force, threats or promises. The admission is accepted and entered as of record.

IT IS HEREBY ORDERED finding and adjudicating C.R.R. to be \Box delinquent child and/or \boxtimes in violation of the probation previously granted.

Mr. Wood requests the Court order Ms. Beaumont to provide the Court with a supplemental report.

LET THE RECORD FURTHER REFLECT the victims were notified of today's hearing.

The Court is in receipt of the letter from Ms. Castillo and has directed that it be placed under seal.

IT IS FURTHER ORDERED that in addition to the Doctors reports the Court has already reviewed and received, that Ms. Beaumont submit a letter for the Court's consideration.

Court and Counsel discuss scheduling.

IT IS FURTHER ORDERED setting this matter for Disposition on Friday, August 10, 2012 at 1:00 p.m. in the Apache County Superior Court. Juvenile has waived time.

Court and Counsel address release conditions.

Based upon the need for continuing therapeutic intervention;

IT IS FURTHER ORDERED C.R.R. be returned to YDI.

IT IS FURTHER ORDERED pursuant to the terms of the agreement, all remaining counts are dismissed.

IT IS FURTHER ORDERED the Juvenile Probation Department shall prepare a,

Predisposition Report or

Addendum to be submitted to the Court prior to the next hearing.

Court admonishes the Juvenile to follow through with the care, treatment and supervision at YDI.

Hearing concludes.